



Racing Queensland Board (trading as Racing Queensland) ABN 80
730 390 733

QBRED terms and conditions for the Racing Season 2025

Agreed terms

1 Definitions and interpretation

1.1 Definitions

In this document:

Term	Definition
Artificially Bred	means a horse that is artificially bred by way of embryo transfer in accordance with Rule 285A of the Australian Harness Racing Rules.
Australian Harness Racing Rules	means the Australian Harness Racing Rules published by Harness Racing Australia effective 1 September 1999 as subsequently amended.
Breeder	means the lawful owner or lessee of the dam at the time of the last date of services.
Business Day	means a day that is not a Saturday, Sunday or public holiday in Brisbane.
Controlling Body	means: <ul style="list-style-type: none">(a) save and except for paragraph (b) an organisation which by convention, recognition or law is deemed to be in control of harness racing in a State or Territory of Australia or in part of or the whole of a country; and(b) in respect of the State of Queensland, RQ unless a rule provides for the Controlling Body to perform a function that is a function of QRIC under the <i>Racing Integrity Act 2016</i> (Qld) in which case the QRIC must perform the function.
Driver	means a person licensed by a Controlling Body who is on a racetrack for the purpose of driving or riding a horse.
Eligibility A Horse	has the meaning outlined in clause 2.1.
Eligibility B Horse	has the meaning outlined in clause 2.2.
Eligibility C Horse	has the meaning outlined in clause 2.3.
Eligibility D Horse	has the meaning outlined in clause 2.4.
Embryo Transfer Form	means the form referred to in Rule 285(10)(b) of the Australian Harness Racing Rules.
Harvey	means the national database for horse and participant registration used by RQ.
HRA	means Harness Racing Australia.
Nomination Form	means the "Conditions for Nomination into the QBRED Scheme" form available from RQ at https://www.racingqueensland.com.au/Harness-

Term	Definition
	Industry/QBRED or, following RQ formally notifying its acceptability on this same webpage, via HarnessWeb.
Notified	means notification in compliance with the requirements of Regulations 16 and 17 of the Australian Trotting Book Regulations.
Owner	means the lawful owner or owners of the horse, who may also be the Breeder.
Pacer	means a horse registered with the QRIC as having the gait of a "pacer".
QBRED	means the Queensland Standardbred Incentive Scheme.
QBRED Bonus	means each of: <ul style="list-style-type: none"> (a) the QBRED Cash Bonus; (b) the QBRED First Win Bonus; (c) the QBRED Second Win Bonus; and (d) the QBRED Third Win Bonus
QBRED Cash Bonus	means \$1,000 (one thousand dollars) (GST inclusive).
QBRED Feature Race Prizemoney	means the applicable percentage of the total prizemoney for QBRED Feature Races as outlined in Schedule 1.
QBRED Feature Races	means: <ul style="list-style-type: none"> (a) the races listed in Schedule 1; and (b) any other race which is selected by RQ to be a "QBRED Feature Race", is listed as such in the racing calendar and is conducted in Queensland during the Racing Season.
QBRED First Win Bonus	means a payment of \$14,000 (GST inclusive).
QBRED Foal Fee	means a payment to RQ of \$99 (GST inclusive) made within one (1) year of the relevant horse being born.
QBRED Horse	means a horse that is: <ul style="list-style-type: none"> (a) an Eligibility A Horse; (b) an Eligibility B Horse; (c) an Eligibility C Horse; or (d) an Eligibility D Horse.
QBRED Second Win Bonus	means a payment of \$7,500 (GST inclusive).
QBRED Third Win Bonus	means a payment of \$3,000 (GST inclusive).
QBRED Win Bonus	means the QBRED First Win Bonus or the QBRED Second Win Bonus or the QBRED Third Win Bonus.
QRIC	means the Queensland Racing Integrity Commission.
Racing Season	means the season of racing in Queensland that commences on 1 January 2025 and concludes on 31 December 2025.

Term	Definition
Request Form	means a communication of interest in participating in QBRED by the Owner and/or the Breeder using the prescribed form.
RQ	means the Racing Queensland Board ABN 80 730 390 733 (trading as Racing Queensland) and, where relevant, includes RQ's managers, employees, contractors, invitees, and any person authorised by RQ.
Series Fee	means the applicable series fee for the Racing Season or a previous racing season in accordance with clause 4.24.2(b), as set out in Item 1 of Schedule 2.
Standardbred	when used with reference to a horse means a horse which is the progeny of a registered sire and registered dam.
Standardbred Sire Index	means the index of "Standardbred Sires" maintained by Harness Racing Australia and available at: http://www.harness.org.au/ausbreed/studs/INDEX2.HTM as may be subsequently amended.
State-Bred QBRED Horse	means a horse that is either an Eligibility A Horse or an Eligibility C Horse.
Trainer	means a person licensed under the Australian Harness Racing Rules by a Controlling Body that trains a horse or does other things which are only done or usually done by trainers.
Trotter	means a horse registered with the QRIC as having the gait of a "trotter".

2 Eligibility

2.1 Eligibility A – Queensland Based Mare

- (a) A horse is an Eligibility A Horse if:
- (i) it is the progeny of a mare inseminated in Queensland with the semen of a registered Standardbred stallion (whether or not that stallion was registered as standing in Queensland at the time of insemination); and
 - (ii) it is born in Queensland, and
 - (iii) the horse has been Notified; and
 - (iv) the horse is either a Pacer or a Trotter; and
 - (v) the following payments have been made to RQ by the Breeder and/or the Owner in respect of the relevant horse:
 - (A) the QBRED Foal Fee within one (1) year of the horse being born; and
 - (B) the Series Fee in accordance with clause 4.

2.2 Eligibility B – Queensland Sired

- (a) A horse is an Eligibility B Horse if:
 - (i) it is the progeny of a mare inseminated anywhere in the world with the semen of a Standardbred stallion where the stallion was, at the time of insemination:
 - (A) registered with HRA in accordance with Rule 10(1) of the Australian Trotting Stud Book Regulations ; and
 - (B) located in Queensland and evidenced by a completed Form R274B - 1, and
 - (ii) it is born anywhere in Australia or the World; and
 - (iii) the horse has been Notified; and
 - (iv) it is born outside of Queensland, a Request Form has been provided to RQ in respect of the horse and this Request Form has been accepted by RQ in accordance with clause 3.2; and
 - (v) the horse is either a Pacer or a Trotter; and
 - (vi) the following payments have been made to RQ by the Breeder and/or the Owner in respect of the relevant horse:
 - (A) the QBRED Foal Fee within one (1) year of the horse being born; and
 - (B) the Series Fee in accordance with clause 4.

2.3 Eligibility C – Transitional QBRED

- (a) A horse is an Eligibility C Horse if:
 - (i) the progeny of a mare inseminated outside of Queensland with the semen of a registered Standardbred Stallion; and
 - (ii) it is born in Queensland, and
 - (iii) the horse has been Notified; and
 - (iv) the horse is either a Pacer or a Trotter; and
 - (v) there is no other horse that is the progeny of the same mare that has previously been or currently is a QBRED Horse; and
 - (vi) a Request Form has been provided to RQ in respect of the horse and this Request Form has been accepted by RQ in accordance with clause 3.2; and
 - (vii) on the day the horse is born:
 - (A) where there is one Owner, the Owner is a resident of Queensland or owns a registered racing or breeding property in Queensland that is listed in Harvey; or
 - (B) where there is more than one Owner, a 50% or greater (in aggregate) ownership interest in the horse is held by residents of Queensland or owns

a registered racing or breeding property in Queensland that is listed in Harvey; and

- (viii) the following payments have been made to RQ by the Breeder and/or the Owner in respect of the relevant horse:
 - (A) the QBRED Foal Fee within one (1) year of the horse being born; and
 - (B) the Series Fee in accordance with clause 4.

2.4 Eligibility D – Additional Trotter

- (a) Subject to Clause 2.4(b), a horse is an Eligibility D Horse if:
 - (i) it is the progeny of a mare inseminated anywhere in Australia with the semen of a Standardbred stallion where the stallion was, at the time of insemination:
 - (A) registered with the QRIC; and
 - (B) listed on the Standardbred Sire Index; and
 - (C) designated with the notation "(TR)" in the Standardbred Sire Index, and
 - (ii) it is born in Australia; and
 - (iii) it is born on or before 31 July 2024, and
 - (iv) the horse has been Notified; and
 - (v) it is born outside of Queensland, a Request Form has been provided to RQ in respect of the horse and this Request Form has been accepted by RQ in accordance with clause 3.2; and
 - (vi) the horse is a Trotter; and
 - (vii) the following payments have been made to RQ by the Breeder and/or the Owner in respect of the relevant horse:
 - (A) the QBRED Foal Fee within one (1) year of the horse being born; and
 - (B) the Series Fee in accordance with clause 4.
- (b) The Eligibility D component of QBRED will cease on 31 July 2024. Any foal born after this date that would ordinarily be eligible for QBRED as an Eligibility D horse will no longer be eligible for QBRED. This will not affect Eligibility D horses already in QBRED or foals born prior to 31 July 2024 that meet the Eligibility D requirements.

2.5 Other Australian breeding schemes

A horse's eligibility for, and participation in, any other breeding scheme/s in any other Australian state or territory does not preclude that horse from participating in QBRED.

3 Participation

3.1 Request to participate

- (a) The Owner or Breeder of a potential:
 - (i) Eligibility C Horse; or
 - (ii) Eligibility B Horse or Eligibility D Horse (where that horse is born outside of Queensland),

that wishes for its horse to participate in QBRED must notify RQ by submitting a Request Form within one (1) year of the horse being born.

- (b) If the horse is Artificially Bred via embryo transfer, the Owner or Breeder must provide RQ with, in addition to the Request Form, a copy of the Embryo Transfer Form.

3.2 Acceptance of request by RQ

- (a) RQ will consider Request Forms received from an Owner or Breeder under clause 3.1.
- (b) Where RQ:
 - (i) accepts that a horse is an Eligibility B Horse, an Eligibility C Horse or an Eligibility D Horse, RQ will issue the Owner or Breeder an invoice for the QBRED Foal Fee for that horse; or
 - (ii) does not accept that a horse is an Eligibility B Horse, an Eligibility C Horse or an Eligibility D Horse for whatever reason:
 - (A) RQ will notify the Owner or Breeder of this non-acceptance and will not issue an invoice for the QBRED Foal Fee; and
 - (B) that horse will not be eligible to participate in QBRED or be a QBRED Horse for this or any future racing seasons.

3.3 Review of QBRED eligibility

- (a) At any time, RQ may, acting reasonably, review and determine (or redetermine) the eligibility of a horse for QBRED, including after a horse has been accepted as a QBRED Horse.
- (b) If, following the review of a horse's eligibility for QBRED in accordance with (a), RQ determines that a horse which has previously been accepted as a QBRED Horse is or was not eligible for QBRED under these or equivalent terms and conditions, then:
 - (i) RQ may in writing cancel the eligibility of that horse for QBRED and refund any payments made by the Owner and/or Breeder (as applicable) in relation to that horse's participation in QBRED, less an administration fee of \$350 (plus GST); and
 - (ii) RQ may request the Owner and/or Breeder to repay any QBRED Bonuses received as a result of that horse's participation in QBRED (other than QBRED Feature Race Prizemoney, which is dealt with in subclause (e), in which case the Owner and/or Breeder must negotiate in good faith with RQ to agree an acceptable timeframe/plan for the repayment of such bonuses to RQ.

- (c) If an Owner and/or Breeder who has been requested by RQ to repay QBRED Bonuses under clause 3.3(b)(ii) is unable to agree a suitable timeframe/plan for the repayment of such bonuses with RQ within 30 days of receipt of a notice of cancellation under clause 3.3(b)(i), the Owner and/or Breeder will be liable to repay RQ those QBRED Bonuses on demand.
- (d) The Owner and/or Breeder of a horse which is subject to a review of its eligibility for QBRED under this clause 3.3 must cooperate with and furnish RQ with all such documents or other information requested by RQ to ascertain that particular horse's eligibility for QBRED under these or equivalent terms and conditions.
- (e) In the event that RQ cancels the eligibility of a horse for QBRED, that horse will be treated as having been disqualified under the Australian Harness Racing Rules and any QBRED Feature Race Prizemoney won must be refunded, returned or otherwise dealt with in accordance with the applicable rule/s under the Australian Harness Racing Rules.

4 Series Fee

4.1 Series Fee

In addition to paying the QBRED Foal Fee, the Owner must pay the Series Fee to Racing Queensland in accordance with clause 4.2 in the manner set out in clause 4.3 for a horse to be a QBRED Horse (and eligible to participate in QBRED).

4.2 Amount of Series Fee

- (a) Where the Owner of a QBRED Horse pays the applicable Series Fee:
 - (i) the Series Fee for that QBRED Horse are fully paid for the life of that horse for the purposes of current and future QBRED eligibility; and
 - (ii) no further Series Fee will be payable by the Owner in order for that QBRED Horse to be eligible to participate in QBRED in this or any other Racing Season.
- (b) For a QBRED Horse that is:
 - (i) a Pacer, the Owner of the QBRED Horse may pay either:
 - (A) the 2YO Series Fee if the QBRED Horse is two (2) years old during the Racing Season; or
 - (B) the 3YO Series Fee if the QBRED Horse is three (3) years old during the Racing Season; or
 - (C) the 4YO+ Series Fee if the QBRED Horse is four (4) years old or older during the Racing Season, or
 - (ii) a Trotter, the Owner of the QBRED Horse may pay either:
 - (A) the 2YO Trotters Series Fee if the QBRED Horse is two (2) years old during the Racing Season; or
 - (B) the 3YO Trotters Series Fee if the QBRED Horse is three (3) years old during the Racing Season; or

- (C) the 4YO+ Trotters Series Fee if the QBRED Horse is four (4) years old or older during the Racing Season.

4.3 Payment of Series Fee

- (a) For the applicable 2YO Series Fee and the 2YO Trotter Series Fee, Racing Queensland will issue an invoice to the Owner. Payment of the invoice must be made by the due date referred to in Schedule 2 or as stated on the invoice, whichever is the earlier (or such other dates as are agreed with RQ).
- (b) For Series Fees other than those referred to in 4.3(a), the Owner must complete the Nomination Form and provide this Nomination Form to RQ by or on the relevant due date (or such other dates as are agreed with RQ). Upon receipt of a completed Nomination Form from an Owner, RQ will issue an invoice to the Owner for the applicable amount of the Series Fee. The Series Fee must be paid by the Owner by the due date referred to in Schedule 2 or as stated on the invoice, whichever is the earlier (or such other dates as are agreed with RQ).

4.4 Late payments

Where the Owner of a horse has not paid the Series Fee in accordance with the relevant due dates (or such other dates as are agreed with RQ), the horse will not be a QBRED Horse for the Racing Season.

5 QBRED Win Bonuses

5.1 QBRED First Win Bonus

- (a) Subject to clauses 5.1(b) and 5.4, a QBRED First Win Bonus will be paid in accordance with clause 5 on the first occasion in the Racing Season that a QBRED Horse places first (or is in a dead heat for first place) in a race in Queensland that carries prizemoney of more than \$4,500.
- (b) A QBRED Horse will not be eligible to win a QBRED First Win Bonus if that horse has, previously:
 - (i) won a QBRED First Win Bonus (or a similar bonus earned on a comparable basis under QBRED); or
 - (ii) won a race in Queensland that carried prizemoney of more than \$4,500.

5.2 QBRED Second Win Bonus

- (a) Subject to clauses 5.2(b), 5.2(c) and 5.4, a QBRED Second Win Bonus will be paid in accordance with clause 5 on the first occasion in the Racing Season that a QBRED Horse places first (or is in a dead heat for first place) in a race in Queensland that carries prizemoney of more than \$4,500, where that horse has, in a previous racing season:
 - (i) won a QBRED First Win Bonus (or a similar bonus earned on a comparable basis under QBRED); or
 - (ii) won a race in Queensland that carried prizemoney of more than \$4,500.
- (b) A QBRED Horse will not be eligible to win a QBRED Second Win Bonus if that horse has, previously:

- (i) won a QBRED Second Win Bonus (or a similar bonus earned on a comparable basis under QBRED); or
 - (ii) won a race in Queensland that carried prizemoney of more than \$4,500 and, in a subsequent racing season, won another race in Queensland that carried more than \$4,500.
- (c) A QBRED Horse winning (or finishing in a dead heat for first place in) multiple races in Queensland carrying prizemoney of more than \$4,500 in the same racing season that it wins the QBRED First Win Bonus does not prevent that QBRED Horse from winning the QBRED Second Win Bonus in a subsequent racing season.

5.3 QBRED Third Win Bonus

- (a) Subject to clauses 5.3(b) and 5.4, a QBRED Third Win Bonus will be paid in accordance with clause 5.5 on the first occasion in the Racing Season that a QBRED Horse places first (or is in a dead heat for first) in a race in Queensland that carries prizemoney of more than \$4,500, where that horse:
- (i) is either a 4YO or 5YO;
 - (ii) is a State-Bred QBRED Horse; and
 - (iii) in a previous racing season, has won a Second Win Bonus (or similar bonus earned on a comparable basis under QBRED)
- (b) A State-Bred QBRED Horse will not be eligible to win a QBRED Third Win Bonus if that horse has previously won a QBRED Third Win Bonus (or a similar bonus earned on a comparable basis under QBRED).

5.4 Non-payment of Series Fee

- (a) Where in the Racing Season, a horse would have won either a QBRED First Win Bonus, a QBRED Second Win Bonus or a QBRED Third Win Bonus had the Owner paid to RQ the Series Fee in accordance with clause 4, but this Series Fee was not paid, that horse is not a QBRED Horse for the Racing Season and therefore is not eligible to be paid the QBRED Win Bonus and forfeits that QBRED Win Bonus.
- (b) If the QBRED Win Bonus forfeited in accordance with clause 5.44(a) is the QBRED First Win Bonus and the Owner pays RQ the Series Fee for the following racing season, that horse will be eligible for the QBRED Second Win Bonus in that racing season and the QBRED Third Win Bonus in a subsequent racing season.
- (c) It is the responsibility of the Owner to inform RQ of any changes in ownership and to provide RQ with up to date contact information (email address, phone number) for the Owner.
- (d) RQ will not be responsible for any loss or damage as a consequence of the Owner's failure to pay the Series Fee (or the QBRED Foal Fee) in circumstances where the Owner has not complied with clause 5.4(c).

5.5 QBRED Win Bonuses

Where a QBRED First Win Bonus, QBRED Second Win Bonus or a QBRED Third Win Bonus is payable in accordance with clauses 5.1, 5.2 or 5.3 above, the relevant bonus will be paid as follows:

- (a) ninety percent (90%) of the applicable QBRED Win Bonus will be paid to the Owner of the QBRED Horse; and
- (b) ten percent (10%) of the QBRED Win Bonus will be paid to the Breeder of the QBRED Horse.

6 QBRED Cash Bonus

6.1 QBRED Cash Bonus eligibility

A QBRED Cash Bonus will be paid in accordance with clause 6.2 where a QBRED Horse places first (or is in a dead heat for first place) in a race specified by RQ in the race program as a "QBRED Cash Bonus race".

6.2 QBRED Cash Bonus

Where a QBRED Horse is eligible for a QBRED Cash Bonus, the QBRED Cash Bonus will be paid as follows:

- (a) ninety percent (90%) of the QBRED Cash Bonus will be paid to the Owner of the QBRED Horse; and
- (b) ten percent (10%) of the QBRED Cash Bonus will be paid to the Breeder of the QBRED Horse.

7 QBRED Feature Race Prizemoney

7.1 QBRED Feature Race Prizemoney eligibility

Subject to clause 7.2, QBRED Feature Race Prizemoney will be paid in accordance with:

- (a) clause 7.3(a) where a QBRED Horse places first (or is in a dead heat for first place) in a QBRED Feature Race; or
- (b) clause 7.3(b) where a QBRED Horse places second, third, fourth or fifth (or is in a dead heat for that place) in a QBRED Feature Race.

7.2 Dead heats

Where there is a dead heat for any placing in a QBRED Feature Race by two or more QBRED Horses, the Owners thereof shall divide equally the QBRED Feature Race Prizemoney which any of them would have received if there had not been a dead heat.

7.3 QBRED Feature Race Prizemoney

- (a) Where the requirements of clause 7.1(a) are satisfied but subject to clause 7.3(c), the applicable QBRED Feature Race Prizemoney will be paid as follows:
 - (i) eighty percent (80%) of the applicable QBRED Feature Race Prizemoney will be paid to the Owner of the QBRED Horse;
 - (ii) ten (10%) of the applicable QBRED Feature Race Prizemoney will be paid to the Trainer of the QBRED Horse;

- (iii) five percent (5%) of the applicable QBRED Feature Race Prizemoney will be paid to the Driver of the QBRED Horse; and
 - (iv) five percent (5%) of the applicable QBRED Feature Race Prizemoney will be paid to the Breeder of the QBRED Horse.
- (b) Where the requirements of clause 7.1(b) are satisfied but subject to clause 7.3(c), the applicable QBRED Feature Race Prizemoney will be paid as follows:
 - (i) Eighty-five percent (85%) of the applicable QBRED Feature Race Prizemoney will be paid to the Owner of the QBRED Horse;
 - (ii) ten percent (10%) of the applicable QBRED Feature Race Prizemoney will be paid to the Trainer of the QBRED Horse; and
 - (iii) five percent (5%) of the applicable QBRED Feature Race Prizemoney will be paid to the Driver of the QBRED Horse.
- (c) An animal welfare levy of one percent (1%) will be deducted from all QBRED Feature Race Prizemoney prior to being paid and will be retained by RQ and applied to animal welfare initiatives.

8 Other

8.1 Entire Agreement

- (a) These terms and conditions supersede all previous terms for the QBRED program and set out the entire agreement between the parties.
- (b) To the extent permitted by law, any statement, representation or promise made in any negotiation, advertisement or discussion, has no effect except to the extent expressly set out or incorporated by reference in this document.

8.2 Terms and conditions

- (a) By participating in QBRED, parties accept and agree to be bound by these terms and conditions (as may change from time to time in accordance with clause 8.2((b))).
- (b) RQ may amend these terms and conditions at any time in RQ's absolute discretion.

8.3 General

- (a) RQ is not liable for any loss or damage of any kind because of its acts or omissions in the administration of the QBRED program.
- (b) Any matter that is in dispute regarding the QBRED program (including but not limited to the interpretation of these terms and conditions, the payment of any bonuses, or any matter not covered by these terms and conditions) shall be determined solely by RQ.

8.4 Ineligible nomination for registration

If RQ determines in its absolute discretion that a Nomination Form submitted does not comply with these terms and conditions or is not otherwise eligible, it may reject the Nomination Form and refund any payments made with the Nomination Form less an administration fee of \$350 (plus GST).

8.5 Promotion activity

Any:

- (a) Owner or Breeder entitled to be paid a QBRED Bonus; and
- (b) Trainer or Driver entitled to be paid QBRED Feature Race Prizemoney,

agrees:

- (c) at RQ's request, to participate in all promotional activity (such as publicity and photography) surrounding their entitlement to be paid, free of charge; and
- (d) to RQ using their name and images in promotional material.

8.6 Exclusion of liability

RQ will not be liable for any loss (including without limitation, indirect, special or consequential loss or loss of profits), expense, damage, personal injury or death which is suffered or sustained (whether or not arising from any person's negligence) in connection with QBRED, a QBRED Bonus or any QBRED Feature Race except for liability which cannot be excluded by law (in which case that liability is limited to the minimum allowable by law), including but not limited to:

- (a) any existing or future disputes between any relevant Breeders, Owners, Trainers and/or Drivers;
- (b) any theft, unauthorised access or third-party interference;
- (c) any variation in bonus to that stated in these terms;
- (d) any tax liability incurred by a winner or entrant; or
- (e) any use of the bonus moneys.

8.7 Goods and Services Tax

- (a) In this clause, a reference to "Recipient" is reference to a Breeder, an Owner, a Trainer and/or a Driver entitled to be paid a QBRED Bonus.
- (b) If the Recipient is GST registered, the Recipient agrees to the terms below in respect of GST on any amount payable:
 - (i) the Recipient (the Supplier) acknowledges that the Recipient is registered for GST purposes and will promptly notify RQ in writing if they cease to be registered for GST purposes;
 - (ii) the Recipient, (the Supplier) warrants that the ABN provided to RQ is correct and acknowledges that RQ relies on this ABN being correct;
 - (iii) the Recipient (the Supplier) will not issue tax invoices in relation to any amount payable to the Recipient by RQ;
 - (iv) RQ (the Recipient) may issue tax invoices in respect of amounts (supplies) that it has to pay the Breeder or the Owner or the Trainer or the Driver;

- (v) the Recipient understands that RQ is registered for GST purposes and that it will notify the Recipient in writing immediately if it ceases to be GST registered or it is otherwise unable to satisfy the requirements allowing RQ to issue Recipient Created Tax Invoices (RCTI);
- (vi) the Recipient (the Supplier) indemnifies RQ for any liability in respect of tax, over claimed credits, penalties or interest as a result of RQ issuing a RCTI in circumstances where the Recipient has failed to promptly notify RQ that the Recipient is no longer registered for GST; and
- (vii) the Recipient understands and agrees that RQ may set off the value of any liability, obligation or other amounts that the Recipient owes to RQ against any amounts due and owing or directed to the Recipient, including amounts payable through the Central Prize Money System administered by RQ.

8.8 Interpretation

In these terms and conditions:

- (a) a singular word includes the plural and vice versa;
- (b) a word which suggests one gender includes the other gender;
- (c) a reference to a clause, schedule, annexure or party is a reference to a clause of, and a schedule, annexure or party to, this document and references to this document include any schedules or annexures;
- (d) a reference to a party to this document or any other document or agreement includes the party's successors, permitted substitutes and permitted assigns;
- (e) a reference to a document or agreement (including a reference to this document) is to that document or agreement as amended, supplemented, varied or replaced;
- (f) a reference to this document includes the agreement recorded by this document;
- (g) a reference to legislation or to a provision of legislation (including subordinate legislation) is to that legislation as amended, re-enacted or replaced, and includes any subordinate legislation issued under it;
- (h) if any day on or by which a person must do something under this document is not a Business Day, then the person must do it on or by the next Business Day;
- (i) a reference to a person includes a corporation, trust, partnership, unincorporated body, government and local authority or agency, or other entity whether or not it comprises a separate legal entity;
- (j) a reference to 'month' means calendar month;
- (k) in the interpretation of this document, headings are to be disregarded;
- (l) references to '\$A', 'dollar', '\$' and to any amount not otherwise designated is to be construed as a reference to Australian currency; and
- (m) a reference to 'writing' includes typewriting, printing, lithography, photography and any other mode of representing or reproducing words in a permanent and visible form.

Schedule 1

2025 QBRED FEATURE RACES AND QBRED FEATURE RACE PRIZEMONEY

RACE	SEX	TOTAL QBRED FEATURE RACE PRIZEMONEY	1ST	2ND	3RD	4TH	5TH	6TH TO LAST
QBRED Triad Series 2YO Final (1660m)	M	\$150,000*	\$85,375	\$25,650	\$12,825	\$8,500	\$5,700	\$1,500
QBRED Triad Series 2YO Final (1660m)	F	\$150,000*	\$85,375	\$25,650	\$12,825	\$8,500	\$5,700	\$1,500
QBRED Triad Series 2YO Consolation (1660m)	M	\$21,800*	\$12,336	\$3,700	\$1,850	\$1,232	\$822	\$250
QBRED Triad Series 2YO Consolation (1660m)	F	\$21,800*	\$12,336	\$3,700	\$1,850	\$1,232	\$822	\$250
QBRED Triad Series 3YO Final (2138m)	M	\$153,000*	\$85,375	\$25,650	\$12,825	\$8,500	\$5,700	\$1,500
QBRED Triad Series 3YO Final (2138m)	F	\$153,000*	\$85,375	\$25,650	\$12,825	\$8,500	\$5,700	\$1,500
QBRED Triad Series 3YO	M	\$22,300*	\$12,336	\$3,700	\$1,850	\$1,232	\$822	\$250

RACE	SEX	TOTAL QBRED FEATURE RACE PRIZEMONEY	1ST	2ND	3RD	4TH	5TH	6TH TO LAST
Consolation (2138m)								
QBRED Triad Series 3YO Consolation (2138m)	F	\$22,300*	\$12,336	\$3,700	\$1,850	\$1,232	\$822	\$250
QBRED Triad Series 4YO Final (2138m)	M	\$76,500*	\$42,688	\$12,825	\$6,412	\$4,275	\$2,850	\$750
QBRED Triad Series 4YO Final (2138m)	F	\$76,500*	\$42,688	\$12,825	\$6,412	\$4,275	\$2,850	\$750
QBRED Triad Series 2YO Trotting Stand Start Final (1628m)	Mixed	\$50,000*	\$28,425	\$8,550	\$4,275	\$2,850	\$1,900	\$500
QBRED Triad Series 3YO Trotting Stand Final (2138m)	Mixed	\$53,000*	\$28,425	\$8,550	\$4,275	\$2,850	\$1,900	\$500
QBRED Breeder's Classic Series 2YO Final (1660m)	M	\$50,000*	\$28,425	\$8,550	\$4,275	\$2,850	\$1,900	\$500
QBRED Breeder's' Classic Series 2YO Final (1660m)	F	\$50,000*	\$28,425	\$8,550	\$4,275	\$2,850	\$1,900	\$500
QBRED Breeder's	M	\$15,000*	\$8,264	\$2,484	\$1,242	\$828	\$552	\$240

RACE	SEX	TOTAL QBRED FEATURE RACE PRIZEMONEY	1ST	2ND	3RD	4TH	5TH	6TH TO LAST
Classic Series 2YO Consolation (1660m)								
QBRED Breeders' Classic Series 2YO Consolation (1660m)	F	\$15,000*	\$8,264	\$2,484	\$1,242	\$828	\$552	\$240
QBRED Breeders' Classic 3YO Final (1660m)	M	\$50,000*	\$28,425	\$8,550	\$4,275	\$2,850	\$1,900	\$500
QBRED Breeders' Classic 3YO Final (1660m)	F	\$50,000*	\$28,425	\$8,550	\$4,275	\$2,850	\$1,900	\$500
QBRED Breeders' Classic 3YO Consolation (1660m)	M	\$15,000*	\$8,264	\$2,484	\$1,242	\$828	\$552	\$240
QBRED Breeders' Classic 3YO Consolation (1660m)	F	\$15,000*	\$8,264	\$2,484	\$1,242	\$828	\$552	\$240

* The total QBRED Feature Race Prizemoney available on any QBRED Feature Race will be reduced by the 1% animal welfare levy as per clause 7.3(c).

Schedule 2

2025 SERIES FEES

1.

FEE	AMOUNT (GST inclusive)	NOMINATION DUE DATE	PAYMENT DUE DATE
2YO Series Fee	\$700	Fee Automatically Invoiced to the Owner	On or before 28 February 2025
2YO Trotter Series Fee	\$400	Fee Automatically Invoiced to the Owner	On or before 28 February 2025
3YO Series Fee	\$950	On or before 1 December 2024	On or before 28 February 2025
3YO Trotters Series Fee	\$500	On or before 1 December 2024	On or before 28 February 2025
4YO+ Series Fee	\$1,200	On or before 1 December 2024	On or before 28 February 2025
4YO+ Trotters Series Fee	\$700	On or before 1 December 2024	On or before 28 February 2025